# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

CITY OF STUART, FLORIDA,	) ) MDL No. 2873
Plaintiff,	) MIDL No. 2873 )
v.	) Master Docket No. 2:18-mn-2873
3M COMPANY (f/k/a Minnesota Mining and Manufacturing, Co.), TYCO FIRE	) Judge Richard Mark Gergel
PRODUCTS LP, CHEMGUARD, INC., BUCKEYE FIRE EQUIPMENT	) Civil Action No. 2:18-CV-03487
COMPANY, NATIONAL FOAM, INC.,	)
KIDDE FENWAL, INC., DYNAX CORPORATION, E.I. DU PONT DE	)
NEMOURS AND COMPANY, THE	
CHEMOURS COMPANY FC, L.L.C., CORTEVA, INC., DUPONT DE	)
NEMOURS, INC., BASF CORPORATION, individually, and as successor in interest to	)
individually, and as successor in interest to Ciba Inc., and CLARIANT	)
CORPORATION, individually, and as successor in interest to Sandoz Chemical	
Corporation;	)
Defendants.	)

#### PLAINTIFF'S WITNESS LIST

Pursuant to Case Management Order No. 19G [Dkt. No. 2887], Plaintiff City of Stuart, by and through undersigned counsel, submits the following list of witnesses:

## **Will Call Live**

- 1. Anthony Brown
- 2. Christopher P. Higgins, PhD
- 3. David Peters
- 4. Linda S. Birnbaum, PhD

- 5. Michael B. Siegel, MD, MPH
- 6. Michael Woodside
- 7. Robert W. Johnson
- 8. Ronald J. Kendall, PhD
- 9. Ronald K. Berryhill, PE
- 10. Stephen E. Petty, PE, CIH, CSP
- 11. Vincent Felicione

#### **May Call Live**

- 1. Anthony S. Travis, PhD
- 2. Barry S. Levy, MD, MPH
- 3. David L. MacIntosh, ScD, CIH, DABT
- 4. Gregory M. Walton, PE
- 5. Jonathan W. Martin, PhD
- 6. Michael J. Mortell, JD
- 7. Patrick D. Lowder, JD, PhD

## Will Call by Deposition

- 1. Anne Regina
- 2. Brian Mader
- 3. Charles Kiester
- 4. Charles Reich
- 5. Dale Bacon
- 6. Daryl Roberts
- 7. Geary Olsen
- 8. John Butenhoff
- 9. John Schuster
- 10. Jon Gerber
- 11. Paul Nicoletti
- 12. William Spence

#### **May Call by Deposition**

- 1. Andrea Quercia
- 2. Chang Jho
- 3. David Dyal
- 4. David Plant
- 5. Dennis Kennedy
- 6. Gregg Ublacker
- 7. John Farley
- 8. Jon Engman
- 9. Mark Miller
- 10. Martina Bowen
- 11. Michael Santoro
- 12. Mitchell Hubert
- 13. Philip Novac
- 14. Robert Buck
- 15. Robert Darwin
- 16. Robert Rickard
- 17. Stephen Korzeniowski
- 18. Timothy Voelker
- 19. William Weppner

Plaintiff reserves the right to supplement or amend this list, including any new witness identified by any on-going or additional discovery. In addition, Plaintiff reserves the right to call any and all witnesses who Defendant identifies on its witness list, and to amend/or to supplement this disclosure as necessary in light of Court rulings or otherwise. Plaintiff reserves the right to call any witness necessary to authenticate, lay foundation and/or establish the admissibility of any exhibits to the extent necessary.

Dated: April 7, 2023

Respectfully submitted,

s/ Fred Thompson, III
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Plaintiffs' Liaison Counsel

-and-

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Plaintiffs' Co-Lead Counsel

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on Defendants' liaison counsel by email on this 7th day of April 2023.

/s/ Fred Thompson

Fred Thompson Plaintiffs' Liaison Counsel